CS for SB 828

By the Committee on Community Affairs; and Senator Bogdanoff

	578-02781-11 2011828c1
1	A bill to be entitled
2	An act relating to public records; amending s.
3	119.0713, F.S.; expanding an exemption from public-
4	records requirements to include certain records
5	relating to investigations in the custody of an
6	inspector general of a local government; providing for
7	future repeal and legislative review of such revisions
8	to the exemption under the Open Government Sunset
9	Review Act; providing a statement of public necessity;
10	providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 119.0713, Florida Statutes, is amended
15	to read:
16	119.0713 Local government agency exemptions from inspection
17	or copying of public records
18	(1) All complaints and other records in the custody of any
19	unit of local government which relate to a complaint of
20	discrimination relating to race, color, religion, sex, national
21	origin, age, handicap, marital status, sale or rental of
22	housing, the provision of brokerage services, or the financing
23	of housing are exempt from s. $119.07(1)$ and s. $24(a)$, Art. I of
24	the State Constitution until a finding is made relating to
25	probable cause, the investigation of the complaint becomes
26	inactive, or the complaint or other record is made part of the
27	official record of any hearing or court proceeding. This
28	provision <u>does</u> shall not affect any function or activity of the
29	Florida Commission on Human Relations. Any state or federal

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578-02781-11 2011828c1 30 agency that is authorized to have access to such complaints or 31 records by any provision of law shall be granted such access in 32 the furtherance of such agency's statutory duties. This 33 subsection does shall not be construed to modify or repeal any 34 special or local act. (2) (a) The audit report of an internal auditor and the 35 36 investigative report of the inspector general prepared for or on 37 behalf of a unit of local government becomes a public record 38 when the audit or investigation becomes final. As used in this 39 subsection, the term "unit of local government" means a county, 40 municipality, special district, local agency, authority, 41 consolidated city-county government, or any other local 42 governmental body or public body corporate or politic authorized 43 or created by general or special law. An audit or investigation 44 becomes final when the audit report or investigative report is 45 presented to the unit of local government. Audit Workpapers and 46 notes related to such audit and information received, produced, 47 or derived from an investigation report are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State 48 49 Constitution until the audit or investigation is complete 50 completed and the audit report becomes final or when the 51 investigation is no longer active. An investigation is active if 52 it is continuing with a reasonable, good faith anticipation of 53 resolution and with reasonable dispatch. 54 (b) Paragraph (a) is subject to the Open Government Sunset

54 (b) Paragraph (a) is subject to the Open Government Sunset 55 Review Act in accordance with s. 119.15, and shall stand 56 repealed on October 2, 2016, unless reviewed and saved from 57 repeal through reenactment by the Legislature.

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(3) Any data, record, or document used directly or solely

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578-02781-11 2011828c1 59 by a municipally owned utility to prepare and submit a bid 60 relative to the sale, distribution, or use of any service, 61 commodity, or tangible personal property to any customer or 62 prospective customer is exempt from s. 119.07(1) and s. 24(a), 63 Art. I of the State Constitution. This exemption commences when 64 a municipal utility identifies in writing a specific bid to 65 which it intends to respond. This exemption no longer applies after when the contract for sale, distribution, or use of the 66 service, commodity, or tangible personal property is executed, a 67 68 decision is made not to execute such contract, or the project is 69 no longer under active consideration. The exemption in this 70 subsection includes the bid documents actually furnished in 71 response to the request for bids. However, the exemption for the 72 bid documents submitted no longer applies after the bids are 73 opened by the customer or prospective customer. 74 Section 2. The Legislature finds that a public necessity 75 exists to exempt from public-records requirements audit reports 76 and investigative reports and related workpapers and notes and 77 information received, produced, or derived from an audit or 78 investigation by an auditor or inspector general of a local 79 government until the audit or investigation is completed and the 80 audit report becomes final or the investigation is no longer 81 active. The exemption is necessary because the release of such 82 information could potentially be defamatory to an individual or entity under audit or investigation, causing unwarranted damage 83 84 to the good name or reputation of an individual or company, or 85 could significantly impair an administrative or criminal 86 investigation. 87 Section 3. This act shall take effect October 1, 2011.

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